Case 8:24-bk-12527-SC Doc 140 Filed 12/23/25 Entered 12/23/25 13:30:35

PLEASE TAKE NOTICE that on January 15, 2026 at 9:00 a.m., in Courtroom 5C of the above-entitled court, before the Honorable Scott C. Clarkson, located at 411 West Fourth Street, Santa Ana, California 92701, a hearing will be held on the motion for order authorizing the sale of real property ("Motion") located at and commonly known as 27591 Kathy Court, Laguna Niguel, CA 92677 (the "Property" or "Kathy Court Property"), filed by Richard A. Marshack, solely in his capacity as duly appointed Chapter 7 Trustee ("Trustee") of the bankruptcy estate of Kristina Lynn Smith ("Debtor").

Under 11 U.S.C. § 363(b), a Chapter 7 Trustee may sell property of the estate if the proposed sale is in the best interest of creditors. By this motion, Trustee is seeking an order approving the sale of 27591 Kathy Court, Laguna Niguel, CA 92677, APN 636-632-34 (previously defined as "the Property") to Philip Muliana and Shu Rong Chang (collectively "Buyer"), for the amount of \$1,800,000 subject to qualifying overbid. The Debtor initially scheduled the Property with a value of \$1,924,800. However, due to a combination of changing market forces and the Property requiring significant repairs and overdue maintenance, the Property was marketed at asking price of \$1,799,000. The Property is encumbered by several liens. However, as set forth fully in the Motion, all lienholders have either expressly consented to the sale of the Property free and clear of their respective liens or the validity of the lien is disputed. The proposed sale will result in a significant benefit to the Estate; Trustee anticipates that the sale of the Property will result in multiple secured lien holders either being paid in full or receiving a substantial distribution on behalf of their claim (as described in more detail in the Motion). The Court should approve Trustee's proposed sale free and clear of monetary liens, claims and encumbrances, subject to overbid, and find that Buyer is a good faith purchaser. The terms of the sale to the Buyer are set forth in the residential purchase agreement ("RPA") which is attached to the Declaration of Richard A. Marshack ("Marshack Declaration"), to the Motion as **Exhibit 1**.

#### <u>Information Required Pursuant To Local Bankruptcy Rule 6004-1(c)(3):</u>

a. <u>Date, Time, and Place of Hearing</u>: January 15, 2026, at 9:00 a.m., United States Bankruptcy Court, 411 W. Fourth Street, Santa Ana, CA 92701, Courtroom 5C;

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b. Buyer for Property: Philip Muljana and Shu Rong Chang, or a Successful Bidder to be 1 2 determined at auction. 3 c. Description of the Property To Be Sold: The Property is commonly known as 27591 Kathy Court, Laguna Niguel, CA, 92677. The Property is a single-family home legally described 4 5 as follows: Parcel 1: 6 LOT 94 OF TRACT NO. 15962, IN THE CITY OF LAGUNA NIGUEL, COUNTY 7 OF ORANGE, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 804, PAGES 5 THROUGH 9, INCLUSIVE OF MISCELLANEOUS MAPS, AS 8 AMENDED BY THAT CERTAIN CERTIFICATE OF CORRECTION RECORDED JANUARY 29, 2001 AS INSTRUMENT NO. 01-48700 OF OFFICIAL RECORDS, 9 ALL IN RECORDS OF ORANGE COUNTY, CALIFORNIA. Parcel 2: 10 NON-EXCLUSIVE **EASEMENTS** FOR ACCESS, INGRESS, EGRESS, MAINTENANCE, REPAIR, DRAINAGE AND ENCROACHMENT, SUPPORT, 11 AND FOR OTHER PURPOSES ALL AS DESCRIBED IN THE DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND RESERVATION OF 12 EASEMENTS FOR SAN JOAQUIN HILLS, RECORDED JUNE 26, 1997 AS INSTRUMENT NO. 1997-296011, AS **AMENDED** BY**INSTRUMENT** 13 RECORDED JULY 21, 1997 AS INSTRUMENT NO. 1997-342349, AND THE SUPPLEMENTAL **DECLARATION** COVENANTS, OF CONDITIONS, 14 RESTRICTIONS AND RESERVATION OF EASEMENTS FOR SAN JOAQUIN HILLS, (KNOLLS/PHASE 17) RECORDED APRIL 30, 2002 AS INSTRUMENT 15 NO. 2002-362793, ALL OF OFFICIAL RECORDS OF ORANGE COUNTY, CALIFORNIA. 16 APN: 636-632-34 17 d. The Terms of Conditions of the Sale of the Property: 18 i. Sale Price: \$1,800,000, subject to overbid; 19 ii. Deposit: \$60,000, as an earnest money deposit; 20 iii. Express Conditions to the Sale Include: (1) entry of a Bankruptcy Court Order 21 approving the sale under 11 U.S.C. § 363(b); (2) property sold in "AS-IS" "WHERE 22 IS" condition; All conditions are stated in the RPA. 23 iv. Sale To Be Free and Clear of All Liens, Claims, and Interests: The Trustee is 24 requesting a finding by this Court that the Property is sold free and clear of all interests 25 including liens, as set forth in the Motion. 26 27

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- A. The first priority lienholder, as identified in paragraph 17 of the PTR and all applicable costs of sale and taxes shall be paid in full from proceeds of the sale through escrow;
- B. The *lis pendens* identified in paragraph 18 of the PTR is released, but only to the extent that it encumbers the Property;
- C. The Property may be sold free and clear of the judgment lien held by Stegmeier, Gelbart, Schwartz and Benavente, LLP as identified in paragraph 19 of the PTR as consented to in the Sale Stipulation (*See* Dkt. 129), and the lien will attach to Gomez's share of the homestead proceeds as set forth in the Sale Stipulation and the Motion;
- D. The judgment liens held by American Express National Bank as identified in paragraphs 20 and 21 of the PTR have been satisfied in full and the liens released, and thus the property is sold free and clear. See Acknowledgement and Satisfaction of Judgment attached to the Declaration of Richard A. Marshack as <u>Exhibit 5</u>;
- E. The Property may be sold free and clear of the judgment lien held by The Neshanian Law Firm, Inc. as identified in paragraph 22 of the PTR and as addressed in the Motion. The lien will attach to Gomez's share of the homestead proceeds as set forth in the Motion;
- F. The Property may be sold free and clear of the Family Law Attorney Real Property Lien ("FLARPL") held by Stegmeier, Gelbart, Schwartz and Benavente, LLP as identified in paragraph 23 of the PTR as consented to in the Sale Stipulation, and the lien will attach to the Estate's/Debtor's share of the homestead proceeds as set forth in the Sale Stipulation and the Motion;
- G. The Property may be sold free and clear of the judgment lien held by R&S Law Group, APC as identified in paragraph 24 of the PTR as consented to in the Sale Stipulation, and the lien will attach to Gomez's share of the homestead

- proceeds as set forth in the Sale Stipulation and the Motion; and to the extent it is under secured, R&S Law Group, APC has consented to the sale;
- H. The Property may be sold free and clear of the judgment lien held by White Zuckerman Warsavsky Luna and Hunt, LLP, identified in paragraph 25 of the PTR, as consented to in the Sale Stipulation, and the lien will attach to the Estate's/Debtor's share of the homestead proceeds as set forth in the Sale Stipulation and the Motion; and to the extent it is under secured, White Zuckerman has consented to the sale;
- I. The Franchise Tax Board for the State of California's lien as identified in paragraph 26, was filed October 14, 2025 without relief from the automatic stay, as such the lien is disputed as a violation of the automatic stay.

#### v. Other Relief Sought In the Motion

- A. The Trustee is authorized to retain 2% of the amount from the 6% Broker's commission, or approximately \$36,000, to pay all unsecured claims in his sole discretion, pursuant to the distribution scheme set forth in the Bankruptcy Code. The Trustee has not reviewed all claims, and may still object to those as needed or required.
- B. Trustee is authorized to pay directly from Escrow the agent/brokerage commissions previously authorized by the Court, all customary costs of sale out of escrow, and reasonable reimbursements to his agents for actual expenses incurred, as set forth in the Agent Order.
- C. Pursuant to the Stipulation re: Cooperation With Trustee During Marketing And Sale Of Real Property Located At 27591 Kathy Court, Laguna Niguel, California ("Cooperation Stipulation") and this Motion, Trustee is authorized to reimburse Gomez directly from escrow in the amount of \$26,622.33 for the costs of repairs and maintenance on the Property. See Dkts. 126 & 127.
- D. The Broker shall be reimbursed in the amount of \$1,572.93 for the costs of renting storage units from October 13, 2025 through December 1, 2025.

- E. Pursuant to the Sale Stipulation and this Motion, Trustee is authorized to pay Debtor's counsel the amount of \$7,000 directly from escrow.
- F. Escrow is authorized to turnover any remaining balance of the sale proceeds to the Trustee, and the Trustee is authorized to hold sufficient funds to pay all identified administrative expenses from the sale proceeds, pending Court approval authorizing distribution of same.
- G. The Trustee is authorized to receive and hold all remaining "homestead" proceeds from Escrow consistent with the Sale Stipulation, this Motion and pending further order of the Court.
- H. The Buyer (or any Successful Bidder otherwise) is a good faith purchaser entitled to protection under 11 U.S.C. § 363(m).
- I. Should Buyer not timely complete the purchase of the Property pursuant to the terms of the RPA, Buyer's deposit shall be forfeited and the Back-Up Bidder, if any, may be substituted for the Successful Bidder without further order of the Court, and Trustee is authorized to proceed to sell the Property to such Back-Up Bidder.
- J. The 14-day stay regarding the effectiveness of the order is waived; and the Order is immediately enforceable and the sale shall close even if there is an appeal or other challenge to the order excepting only instances where a stay of the order is issued prior to any such closing by separate order of the Court or any higher Federal Court.
- vi. <u>Overbid Procedures</u>: The Proposed sale is subject to overbids, the overbidding procedures are described in the Overbid Section below.
- vii. <u>Commissions</u>: Trustee's broker and agent, Clarence Yoshikane's commission is set forth in the Application by Chapter 7 Trustee to Employ Clarence Yoshikane of Berkshire Hathaway HomeServices California Properties as Real Estate Agent to sell the Rental Properties ("Agent Application"). *See* Dkt. 67. The Agent Application was approved by the Court on May 5, 2025. *See* Dkt. 79. Under the Agent Order, the

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- overall realtor commission is 6% of the sale price, which is subject to a voluntary carve-out of 2% of the total commission to the Estate. Based on the sale price of \$1,800,000, the carve-out for the Estate is estimated at \$36,000.
- viii. <u>Estimated Taxes For This Sale</u>: Trustee does not have a precise amount of taxes that will be incurred, but has purposefully overestimated the taxes, fees, and costs, associated with the sale in the Motion.
  - ix. Opposition Due Date: December 31, 2025.

#### **Overbid Procedure**

To maximize the benefit to the Estate, Trustee is setting this sale subject to overbid pursuant to the procedures stated below. Accordingly, Trustee requests that the Court authorize him to implement an overbid procedure regarding the sale of the Property on the terms stated below. Trustee will continue to market the Property through the date of the proposed sale.

Any potential overbidder is encouraged to obtain a copy of the Motion and contact Trustee's counsel and/or Trustee's broker prior to the hearing. The Property will be sold subject to overbid at an open auction ("Auction") to be conducted by Trustee in open court at the time that this Motion is heard. Trustee has established the following overbid procedures, which shall govern any bidding:

- 1. Any person or entity interested in purchasing the Property must serve Trustee and his counsel with an initial bid in conformance with these provisions ("Overbid"), such that any qualifying overbid is actually received no later than the close of business on January 14, 2026 ("Bid Deadline"), which is the day before the hearing on this Motion.
- 2. Any entity that submits a timely, conforming Overbid shall be deemed a "Qualified Bidder" and may bid for the Property at the hearing. Any entity that fails to submit a timely, conforming bid shall be disqualified from bidding for the Property. The Trustee may also, in his discretion, consider back-up offers lower than the initial price of \$1,800,000 and permit a Qualified Bidder at a back-up offer price.
- 3. Trustee, subject to the rights of a bidder or party in interest to raise an issue with the Court, shall have sole discretion to determine whether a party is a Qualified Bidder.

- 4. Any Overbid must remain open until the conclusion of the auction ("Auction") of the Property to be held at the hearing on this Motion.
- 5. Any Overbid must provide for a minimum purchase price of at least \$1,810,000 (i.e. \$10,000 more than the accepted offer from Buyer). Overbidder must match all terms and conditions of original bid, including an earnest money deposit of \$60,000.
- 6. Any Overbid must be for the Property "as is," "where is," and "with all faults" and shall not contain any financing, due diligence, or any other contingency including any termination fee, or any similar fee or expense reimbursement, and must agree to the same terms as set forth in the RPA.
- 7. If Trustee receives a timely, conforming Overbid for the Property, the Court will permit Trustee to conduct an auction of such property at the hearing, in which all Qualified Bidders may participate. The Auction shall be governed by the following procedures: (a) All Qualified Bidders shall be deemed to have consented to the core jurisdiction of the Bankruptcy Court and to have waived any right to jury trial in connection with any disputes relating to the Auction or the sale of the Property; (b) The minimum bidding increment during the Auction shall be \$1,000; (c) Bidding shall commence at the best bid presently received and accepted by Trustee; (d) the Trustee will determine in his business judgment, after consideration of all relevant factors including but not limited to the bid price, the "Best Bid" for the Property; and (e) the Court will resolve any disputes over whether Trustee has properly exercised his business judgment in determining the "Best Bid" and the prevailing party ("Successful Bidder").
- 8. As set forth in Addendum No. One to the RPA, if a successful overbidder is accepted and confirmed by the Court, then the successful overbidder is to reimburse the original bidder up to \$2,000 costs incurred. Only physical inspection termite inspection, and loan appraisal are reimbursable expenses. These costs incurred are to be collected by Escrow. Proof of monies spent are to be given to Overbidder.

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9. The Successful Bidder must pay, at the closing, all amounts reflected in the Best Bid in cash and such other consideration as agreed upon, *including that* pursuant to Addendum No. One to the RPA, a Successful Bidder other than the initial Buyer shall reimburse the Buyer up to \$2,000 in reimbursable actual costs incurred noted above.

10. Any bidder other than the Successful Bidder may be deemed, upon their consent, as the Back-Up Bidder who may be substituted for the Successful Bidder without further court order in the event that the Successful Bidder fails to close escrow, at a set price.

Trustee believes that the requested overbid procedures, including the minimum initial overbid of \$10,000 and the minimum bidding increments of \$1,000 is reasonable, and the bidding procedures including the minimum overbid and the bidding increments both encourage the Buyer to participate as the first bidder, and the procedures will not chill bidding. *See McCarthy v. Goldman (In re McCarthy)*, 2008 Bankr. LEXIS 4688 at \*56 (B.A.P. 9th Cir. 2008).

#### Trustee Is Authorized To Execute All Necessary Documents To Proceed With Sale

As set forth in the Motion, the Property, being a community property asset, is property of the Estate pursuant to 11 U.S.C. Section 541(a)(2). As such, Trustee is authorized to execute all necessary documents to facilitate the sale of the Property.

### Additional Information and Objections to the Motion

The complete scope and terms of the relief are detailed in the Motion, a copy of which can be obtained by contacting Yosina Lissebeck and/or Jacob Bothamley, whose contact information is listed in the top left-hand corner of the first page of this Notice.

If you do not oppose the Motion described above, you need take no further action. However, if you object to the Motion, pursuant to Rule 9013-1(f)(1) of the Local Bankruptcy Rules ("LBR"), any opposition must be filed with the court no later than fourteen (14) days prior to the date of the hearing on the Motion. You must file your opposition with the Clerk of the United States Bankruptcy Court. You must also serve a copy of your objection upon Yosina Lissebeck and Jacob Bothamley no later than **14 days** prior to the date of the hearing on the Motion at the mailing address indicated in the upper left corner of the first page of this motion, and upon the Office of the United States Trustee

Ca	se 8:24-bk-12527-SC Doc 140 Filed 12/23/25 Entered 12/23/25 13:30:35 Desc Main Document Page 10 of 16			
1	at 411 West Fourth Street, Suite 7160, Santa Ana, California 92701. Failure to timely file and serve			
2	an opposition may result in a waiver of any such opposition and the court may enter an order granting			
3	the motion without further notice.			
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5	Respectfully submitted,			
6	Dated: December 23, 2025 DINSMORE & SHOHL LLP			
7				
8	By:/s/ Yosina M. Lissebeck Yosina M. Lissebeck			
9	Jacob Bothamley Attorneys for Richard A. Marshack, Chapter 7 Trustee			
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#### PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address 655 W. Broadway, Suite 800, San Diego, California 92101

A TRUE AND CORRECT COPY OF THE FOLLWING DOCUMENTS:

NOTICE OF TRUSTEE'S MOTION FOR: (1) ORDER AUTHORIZING SALE OF REAL PROPERTY LOCATED AT 27591 KATHY COURT, LAGUNA NIGUEL CALIFORNIA 92677: (A) OUTSIDE THE ORDINARY COURSE OF BUSINESS; (B) FREE AND CLEAR OF LIENS UNDER 363(F); (C) SUBJECT TO OVERBIDS; AND (D) FOR DETERMINATION OF GOOD FAITH PURCHASER UNDER § 363(M):

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will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:				
I. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On <a href="December 23">December 23</a> , 2025, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:				
	$\boxtimes$	Service information continued on attached page		
2. SERVED BY UNITED STATES MAIL:  On December 23, 2025, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed.  JUDGE'S COPY The Honorable Scott C. Clarkson United States Bankruptcy Court Central District of California Ronald Reagan Federal Building and Courthouse 411 West Fourth Street, Suite 5130 / Courtroom 5C Santa Ana, CA 92701-4593				
Gaina / Ilia, G/1 G2/01 1000	$\boxtimes$	Service information continued on attached page		
3. <u>SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method for each person or entity served)</u> : Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on <u>December 23, 2025</u> , I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge <u>will be completed</u> no later than 24 hours after the document is filed.				
		Service information continued on attached page		

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

/s/ Bonnie Connolly

Signature

Bonnie Connolly

Printed Name

December 23, 2025

Date

#### 1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):

David Coats on behalf of Creditor Wells Fargo Bank, N.A. <a href="mailto:dacoats@raslg.com">dacoats@raslg.com</a>

Benjamin Heston on behalf of Creditor Jeffrey Adams Gomez <a href="mailto:bhestonecf@gmail.com">bhestonecf@gmail.com</a>, <a href="mailto:benheston@recap.email,NexusBankruptcy@jubileebk.net">benheston@recap.email,NexusBankruptcy@jubileebk.net</a>

Richard G. Heston on behalf of Creditor Richard G Heston rheston@hestonlaw.com,

 $\frac{y flores@hestonlaw.com, docs@hestonlaw.com, HestonRR41032@notify.bestcase.com, hestonlaw.com, Hestonlaw.com$ 

Yosina M Lissebeck on behalf of Trustee Richard A Marshack (TR) Yosina.Lissebeck@Dinsmore.com, caron.burke@dinsmore.com;ayrton.celentino@dinsmore.com

Richard A Marshack (TR) pkraus@marshackhays.com, ecf.alert+Marshack@titlexi.com

Jacob Newsum-Bothamley on behalf of Trustee Richard A Marshack (TR) jacob.bothamley@dinsmore.com, bonnie.connolly@dinsmore.com

Matthew J Stockl on behalf of Trustee Richard A Marshack (TR) <a href="mailto:mstockl@otterbourg.com">mstockl@otterbourg.com</a>, <a href="mailto:katrice.ortiz@dinsmore.com">katrice.ortiz@dinsmore.com</a>

United States Trustee (SA) ustpregion16.sa.ecf@usdoj.gov

Julie J Villalobos on behalf of Debtor Kristina Lynn Smith <u>julie@oaktreelaw.com</u>, <u>oakecfmail@gmail.com;villalobosjr51108@notify.bestcase.com;gus@oaktreelaw.com</u>

Jennifer C Wong on behalf of Interested Party Courtesy NEF bknotice@mccarthyholthus.com, jwong@ecf.courtdrive.com

#### 2. SERVED BY UNITED STATES MAIL:

State of California Franchise Tax Board Attn: Officer, A Managing Or General Agent, Or To Any Other Agent Authorized By Appointment Or Law To Receive Service Of Process PO Box 2952 Sacramento CA 95812-2952

R&S LAW GROUP, APC 400 W First St Tustin, CA 92780

R&S LAW GROUP, APC c/o: Tina M. Talbot, ESQ. 230 Newport Center Drive, Suite 210 Newport Beach, CA 92660-7525

Stegmeier, Gelbart, Schwartz and Benavente, LLP Attn: Saul M. Gelbart, Esq. 19762 MacArthur Blvd, Suite 200 Irvine, CA 92612-2497

The Neshanian Law Firm Attn: Eric Neshanian, Esq. 5 Corporate Park, Suite 250 Irvine, CA 92606-5169

A Center For Children and Family Law Attn: Tracy Willis, Esq. 1111 W Chapman Ave Orange, CA 92868-2828

Union Bank N.A.
Attn: Officer, A Managing Or General Agent,
Or To Any Other Agent Authorized By Appointment
Or Law To Receive Service Of Process
8248 Mercury Court, Suite B
San Diego, CA 92111

Union Bank N.A.
Residential Loan Department
Attn: Officer, A Managing Or General Agent,
Or To Any Other Agent Authorized By Appointment
Or Law To Receive Service Of Process
P.O. Box 85643
San Diego, CA 92186-5643

Quality Loan Service Corporation Attn: Officer, A Managing Or General Agent, Or To Any Other Agent Authorized By Appointment Or Law To Receive Service Of Process 2763 Camino Del Rio South San Diego, CA 92108 White Zuckerman Warsavsky Luna and Hunt, LLP Attn: Drew Hunt 4 Park Plaza, Suite 200 Irvine, CA 92614-8533

White Zuckerman Warsavsky Luna and Hunt, LLP c/o: Law Office of Howard Goodman 18321 Ventura Blvd, Suite 755 Tarzana, CA 91356-4250

Seabreeze Property Management Attn: Officer, A Managing Or General Agent, Or To Any Other Agent Authorized By Appointment Or Law To Receive Service Of Process PO Box 92799 Aliso Viejo, CA 92656

San Joaquin Hills Community Association Attn: Officer, A Managing Or General Agent, Or To Any Other Agent Authorized By Appointment Or Law To Receive Service Of Process 27380 Aliso Niguel Road Laguna Niguel, CA 92677

American Express National Bank N.A. c/o: Lourdes R. Slinsky, Esq. Modlin Slinsky, P.A. 1551 Sawgrass Corporate Parkway, Suite 110, Sunrise, FL 33323

Jeffrey Adams Gomez P.O. Box 1718 Upland, CA 91785

Kristina Lynn Smith 27591 Kathy Ct Laguna Niguel, CA 92677-6025 Case 8:24-bk-12527-SC Label Matrix for local noticing 0973-8 Case 8:24-bk-12527-SC Central District of California Santa Ana Mon Dec 8 08:50:06 PST 2025

Doc 140 Filed 12/23/25 Entered 12/23/25 13:30:35 D Mamp Document Page 14 of 16 550 S. Hope St Suite 1765 Los Angeles, CA 90071-2669

1055 E. Colorado Blvd 5 Pasadena, CA 91106-2371

13010 Morris Road., Suite 450 Alpharetta, GA 30004-2001

Robertson, Anschutz, Schneid, Crane & Pa

Santa Ana Division 411 West Fourth Street, Suite 2030, Santa Ana, CA 92701-4500

A Center For Children and Family Law 1111 W Chapman Ave Orange, CA 92868 Orange, CA 92868-2828

A center for Children 1111 W Chapman Ave Orange, CA 92868-2828

Wells Fargo Bank, N.A.

(p) ADT LLC PAYROLL OPERATIONS 1501 YAMATO RD BOCA RATON FL 33431-4438 AT&T 208 S Akard Rd Dallas, TX 75202-4206

AT&T Services, Inc. by AIS InfoSource LP as agent Karen Cavagnaro, Esq. 1 AT&T Way, Room 3A104 Bedminster, NJ 07921-2693

Allergy and Asthma Assc 28202 Cabot Rd Ste 105 Laguna Niguel, CA 92677-1247 Bank of America Attn: Bankruptcv 4909 Savarese Circle Tampa, FL 33634-2413

Clineva Urgent Care 25461 Rancho Niguel Laguna Niguel, CA 92677-7304

Community Orthopaedic And MRI 26401 Crown Valley Pkwy 101 Mission Viejo, CA 92691-6302

Cox Communications 6205 Peachtree Dunwoody Rd Atlanta, GA 30328-4524

Drew Hunt 4 Park Plasza Suite 200 Irvine, CA 92614-8533

Franchise Tax Board Bankruptcy Section MS A340 PO Box 2952 Sacramento CA 95812-2952

Head And Neck Associates of OC 26726 Crown Valley Pkway 200 Mission Viejo, CA 92691-8003

Heston & Heston, Attorneys at Law 19700 Fairchild Rd. Suite 280 Irvine, CA 92612-2521

Howard Smith 28822 Via De Luna Laguna Niguel, CA 92677-7601

Jeff Gomez PO Box 1718 Upland, CA 91785-1718

Jeffrey Adams Gomez 1388 Augusta Drive Upland, CA 91786-2432

Kerry Kavanaugh 4511 Isabella Lane Dallas, TX 75229-5410 Kohl's Attn: Credit Administrator Po Box 3043 Milwaukee, WI 53201-3043

Leon Baginski MD 27800 Medical Center Rd 310 Mission Viejo, CA 92691-6461 Macys Corporate 151 West 34th Street New York, NY 10001-2101 Mission Heritage Gasterology 27799 Medical Center Rd #310 Mission Viejo, CA 92691-6400

Mission Heritage Internal Medicine Dr Mayet 26800 Crown Valley Pkwy 305 Mission Viejo, CA 92691-8017

Mission Heritage Nephrology Dr Tran 26800 Crown Valley Pkwy 250 Mission Viejo, CA 92691-8038

Mission Heritage TCU 27799 Medical Center Rd Mission Viejo, CA 92691-6400 Case 8:24-bk-12527-SC Mission Pediatric Dentistry 27800 Medical Center Rd 332 Mission Viejo, CA 92691-6409

Doc 140 Filed 12/23/25 Entered 12/23/25 13:30:35 Main Boudner it spital age 15 of 16 27799 Medical Center Rd Mission Viejo, CA 92691-6400

Desc Moulton Water 26161 Gordon RD Laguna Hills, CA 92653-8224

Nellie Gail Urgent Care 27001 Moulton Pkwy 102 Aliso Viejo, CA 92656-3600 PediatricsDermatology 3500 Barranca Pkwy 160 Newport Beach, CA 92696

Progressive Insurance 6300 Wilson Mills Rd Cleveland, OH 44143-2182

Providence Mission Radiology 27799 Medical Center Rd Mission Viejo, CA 92691-6400

(p) QUALITY LOAN SERVICE 2763 CAMINO DEL RIO SOUTH SUITE 200 SAN DIEGO CA 92108-3708

R&S LAW GROUP, APC 230 Newport Center Drive SUITE 210 Newport Beach, CA 92660-7525

Retina Associates of OC 23521 Paseo De Valencia #207 Laguna Hills, CA 92653-3140

Rowan Dorcy Medical 27799 Medical Center Rd Mission Viejo, CA 92691-6400

(p) SDG&E PO BOX 25111 SANTA ANA CA 92799-5111

SGSB Law 19762 MacArthur Blvd Ste 200 Irvine, CA 92612-2497

Sea Country Dental 32341 Golden Lantern Ste C Laguna Niguel, CA 92677-5343

Seabreeze Property Management PO Box92799 Aliso Viejo, CA 92656

So Cal Gas 1801 S Atlantic Blvd Monterey Park, CA 91754-5298 The Neshanian Law Firm Amy Neshanian 5 Corporate Park, Ste 250 Irvine, CA 92606-5169

Tina M. Talbot, ESQ. 230 Newport Center Drive Suite 210 Newport Beach, CA 92660-7525

(p) THE TOLL ROADS ATTN OSMAN AZIZ PO BOX 57011 IRVINE CA 92619-7011 US Acute Care Solution 4535 Dressier Rd NW Canton, OH 44718-2545

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